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MINTZ, LEVIN, COHN, FERRIS, GLOVSKY AND POPEO, P.C ONE FINANCIAL CENTER BOSTON MA 02111

DEC 1 3 2010

OFFICE OF PETITIONS

ON APPLICATION FOR

In re Application of :

Sackstein :

Application No. 10/042,421 : PATENT TERM ADJUSTMENT

Filed: October 18, 2001

For: HEMATOPOIETIC CELL ESELECTIN / L-SELECTIN LIGAND
GLYCOSYLATED CD44 POLYPEPTIDE

This is in response to the "APPLICATION FOR ADJUSTMENT OF PATENT TERM UNDER 37 C.F.R. §1.705(b)", filed November 5, 2010. Applicant requests that the determination of patent term adjustment be corrected. Applicant disputes the 108 day reduction and the 61 day adjustment.

The Office acknowledges submission of the \$200.00 fee set forth in 37 CFR 1.18(e) for consideration of the application for patent term adjustment under 37 CFR 1.705(b).

The application for patent term adjustment is **GRANTED** to the extent indicated.

Applicant disputes the 108 day reduction for the submission of the information disclosure (IDS) on June 8, 2009. Applicant contends the IDS was submitted with the request for continued examination (RCE). Thus a reduction is not required.

A review shows that the 108 day reduction for the submission of the information disclosure statements on June 8, 2009 was not warranted. 37 CFR §1.704(c)(8) provides that a period of reduction is entered for:

Circumstances that constitute a failure of the applicant to engage in reasonable efforts to conclude processing or examination of an application also include the

following circumstances, which will result in the following reduction of the period of adjustment set forth in § 1.703 to the extent that the periods are not overlapping:

(8) Submission of a supplemental reply or other paper, other than a supplemental reply or other paper expressly requested by the examiner, after a reply has been filed, in which case the period of adjustment set forth in § 1.703 shall be reduced by the number of days, if any, beginning on the day after the date the initial reply was filed and ending on the date that the supplemental reply or other such paper was filed;

In this instance, the IDS submitted on June 8, 2009 was submitted with the RCE also submitted on June 8, 2009. Thus, the submission of the IDS does not constitute a failure to engage in reasonable efforts to conclude prosecution. Accordingly, the 108 day reduction will be removed.

However, further review of the record shows that a reduction of 59 days is warranted for the submission of the supplemental reply in the form of a declaration pursuant to 37 CFR 1.132 filed on August 6, 2009, after the submission of the RCE on June 8, 2009. The 59 days is calculated beginning on June 9, 2009 the day after the date the initial reply was filed and ends on August 6, 2009, the date the supplemental reply was submitted. Accordingly, the 59 day reduction is required.

In addition, review of the record confirms that the 61 day adjustment is not required. The adjustment of 61 days is being removed as a compliant appeal brief was not filed. The appeal brief filed on February 20, 2009 was deemed to be non-compliant. The period of adjustment is equal to the number of days, if any, in the period beginning on the day after the date that is four months after the date an appeal brief in compliance with § 41.37 of this title was filed and ending on the date of mailing of any of an examiner's answer under § 41.39 of this title, an action under 35 U.S.C. 132, or a notice of allowance under 35 U.S.C. 151, whichever occurs first. Thus, the mailing of the non-final Office action on August 20, 2009 does not warrant an adjustment.

Applicant's delay prior to the mailing of the Notice of Allowance is 681 (96 + 92 + 95 + 90 + 34 + 32 + 59 + 183) days.

Office delay prior to the mailing of the Notice of Allowance is 405 (336 + 69) days.

In view thereof, the correct patent term adjustment at the time of the mailing of the notice of allowance is zero (0) days.

Any request for reconsideration of the patent term adjustment indicated on the patent must be timely filed within 2 months after issuance pursuant to 37 CFR 1.705(d) and must include payment of the required fee under 37 CFR 1.18(e).

The Office of Data Management has been advised of this decision. This application is being referred to the Office of Data Management for issuance of the patent.

Telephone inquiries specific to this matter should be directed to Petitions Attorney Charlema Grant at (571) 272-3215.

Anthony Knight

Director

Office of Petitions

Enclosure: Copy of REVISED PALM Screen

Adjustments

PTA/PTE Information Patent Ierm Adjustment Patent Term Extension

Application Number*: 10042421 Search Explanation of PTA Calculation Explanation of PTE Calculation

PTA Calculations for Application: 10042421

Application Filing Date 10/18/2001	OverLapping Days Between (A and B) or (A and C) 0
Issue Date of Patent	Non-Overlapping USPTO Delays: 466
A Delays 456	PTO Nanual Adjustment 110
B Delays 0	Applicant Delay (APPL) 730
C Delays 0	Total PTA (days) 0

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File Contents History	9

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23 08/03/2010 22 1 08/02/2010	EX.A CNTA	Examiner's Amendment Communication Notice of Allowability		0
15 07/31/2010	FWDX	Date Forwarded to Examiner		0
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13 01/30/2010 10 01/30/2010	FWDX ABN9	Date Forwarded to Examiner Disposal for a RCE / CPA / R129		
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1 11/24/2008 *	AP/A	Amendment/Argument after Notice of Appeal		
0 09/22/2008 08, 9 09/22/2008	/21/2008 H/AP	Notice of Appeal Filed Request for Extension of Time: Granted		32 75 0 6
8 05/21/2008	HCTFR	Mail Final Rejection (PTOL - 326)	and the second s	0.
7 05/20/2008	CTFR	Final Rejection		
6 03/12/2008 5 01/31/2008 12,	FWDX /28/2007 A	Date Forwarded to Examiner Response after Hon-Final Action		34 2 71
4 01/31/2008	XT/G	Request for Extension of Time - Granted		0
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7 09/07/2006	MCTFR	Mail Final Rejection (PTOL - 326)		
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3 06/19/2006	XT/G	Request for Extension of Time - Granted		
1 12/16/2005 0 12/12/2005	MCTNF CTNF	Mail Non-Final Rejection Non-Final Rejection		
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5 12/02/2005	ABN9	Disposal for a RCE / CPA / R129	المستعدد المناسب المناسب	
9 11/25/2005 8.7 11/25/2005 11,	IDSC /25/2005 M844	Information Disclosure Statement considered Information Disclosure Statement (IDS) Filed		_46
8 11/25/2005	WIDS	Information Disclosure Statement (IDS) Filed		
4 11/25/2005	XT/G	Request for Extension of Time - Granted		
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9 07/27/2005 8 07/27/2005 04	AP/A /26/2005 N/AP	Amendment/Argument after Notice of Appeal Notice of Appeal Filed		92 36
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2/05/2004	FWDX	Date Forwarded to Examiner		0
1/22/2004	ELC.	Response to Election / Restriction Filed		0
1/22/2004	XT/G	Request for Extension of Time - Granted		0
2/08/2003	RCAP	Reference capture on IDS		0
2/08/2009	MB44	Information Disclosure Statement (IDS) Filed		0
2/08/2003	WIDS	Information Disclosure Statement (IDS) Filed		0
1/25/2003	C.AD	Correspondence Address Change	200	0
1/25/2003	PA	Change in Power of Attorney (May Include Associate POA)		0
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1/17/2003	CTRS	Requirement for Restriction / Election		0
8/09/2003	TESCOMP			0
7/10/2003	DOCK	Case Docketed to Examiner in GAU		0
9/04/2002	NC16	X-Pre-Legal Complete New Case		0
8/25/2002	L130	Receipt of all Acknowledgement Letters		0
8/16/2002	DOCK			0
6/27/2002	OIPE			0
6/26/2002	COMP	Application Is Now Complete		0
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6/06/2002	OATHDECL	A statement by one or more inventors satisfying the requirement under 35 USC 115, Oath of the Applic		0
3/07/2002	INCD	Notice MailedApplication IncompleteFiling Date Assigned		0
2/22/2002	L196	Referred by L&R for Third-Level Security Review. Agency Referral Letter Generated		0
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